#### PATENT ASSIGNMENT

### Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/21/2007

#### **CONVEYING PARTY DATA**

Name	Execution Date
Mountain Compressed Air, Inc.	12/21/2007

#### **RECEIVING PARTY DATA**

Name:	Oilquip Rentals, Inc.	
Street Address:	Remington Square, 10613 W Sam Houston Parkway	
Internal Address:	Suite 600	
City:	Houston	
State/Country:	TEXAS	
Postal Code:	77064	

#### PROPERTY NUMBERS Total: 1

Property Type	Number
Patent Number:	7117939

#### **CORRESPONDENCE DATA**

**Fax Number**: 2102448944

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

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Email: ip@rpsalaw.com, wquirk@rpsalaw.com

Correspondent Name: William H. Quirk, Rosenthal Pauerstein

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Address Line 4: San Antonio, TEXAS 78212

ATTORNEY DOCKET NUMBER:	80558-00002
NAME OF SUBMITTER:	Willaim H. Quirk
Signature:	/William H. Quirk/
	PATENT

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Date:	08/19/2013
Total Attachments: 5 source=3 Certificate+of+Merger+(MCA+into+OilQuip+-+Texas)#page1.tif source=3 Certificate+of+Merger+(MCA+into+OilQuip+-+Texas)#page2.tif source=3 Certificate+of+Merger+(MCA+into+OilQuip+-+Texas)#page3.tif source=3 Certificate+of+Merger+(MCA+into+OilQuip+-+Texas)#page4.tif source=3 Certificate+of+Merger+(MCA+into+OilQuip+-+Texas)#page5.tif	



## Office of the Secretary of State

#### CERTIFICATE OF MERGER

The undersigned, as Secretary of State of Texas, hereby certifies that a filing instrument merging

MOUNTAIN COMPRESSED AIR, INC. Domestic For-Profit Corporation [File Number: 161385000]

Into

Oilquip Rentals, Inc.
Foreign For-Profit Corporation
Delaware, USA
[Entity not of Record, Filing Number Not Available]

has been received in this office and has been found to conform to law.

Accordingly, the undersigned, as Secretary of State, and by the virtue of the authority vested in the secretary by law, hereby issues this certificate evidencing the acceptance and filing of the merger on the date shown below.

Dated: 12/21/2007

Effective: 12/21/2007



Phil Wilson Secretary of State

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同児運動 In the Office of the Secretary of State of Texas

DEC 21 2007

# ARTICLES OF MERGER of MOUNTAIN COMPRESSED AIR, INC. with and into OILQUIP RENTALS, INC.

# Corporations Section

Pursuant to Article 5.16 of the Texas Business Corporation Act, Oilquip Rentals, Inc., a Delaware corporation ("<u>Parent</u>") hereby adopts the following Articles of Merger to effect the merger (the "<u>Merger</u>") of Mountain Compressed Air, Inc., a Texas corporation ("<u>Subsidiary</u>"), with and into Parent, with Parent as the surviving corporation.

- I. Parent is a corporation organized and existing by virtue of the laws of the State of Delaware, and the Subsidiary is a limited liability company organized and existing by virtue of the laws of the State of Texas. Parent will be responsible for any fees or franchise taxes owed by the Subsidiary.
  - 2. Parent owns 100% of the membership interests of the Subsidiary.
- 3. The Board of Directors of Parent duly adopted, effective as of the \(\frac{1}{2}\) day of December, 2007, resolutions authorizing the merger of the Subsidiary with and into itself, and a copy of such resolutions is attached hereto as \(\frac{Amex A}{and}\) and incorporated herein for all purposes.

IN WITNESS WHEREOF, the undersigned officer of Parent has executed these Articles of Merger, dated effective the Articles of Merger, dated effective the Articles

OILQUIP RENTALS, INC.

Name: Theodore F. Pound III

Title: Vice President and Secretary

## ANNEX A

Resolutions (attached)

HOU:2705845.1

#### OILQUIP RENTALS, INC.

# Written Consent of Board of Directors In Lieu of Meeting

December 2, 2007

The undersigned, constituting all of the board of directors of Oilquip Rentals, Inc., a Delaware corporation (the "Company"), does hereby, pursuant to Section 141 of the Delaware General Corporation Law, vote for, adopt, approve and consent to the adoption of the following resolutions and the actions contemplated hereby:

Approval of Merger with Mountain Compressed Air, Inc.

WHEREAS, the Company owns all of outstanding capital stock of Mountain Compressed Air, Inc., a Texas corporation ("Subsidiary"); and

WHEREAS, the Board of Directors of the Company has deemed it advisable and in the best interests of the Company that the Subsidiary be merged with and into the Company with the Company being the surviving entity ("Merger");

NOW, THEREFORE, BE IT HEREBY:

RESOLVED, that the Merger and the transactions contemplated thereby be, and the same hereby are, in all respects, approved and adopted; and that the officers of the Company are hereby authorized and empowered to take all such action as may be deemed necessary, desirable or appropriate in order to carry out the Merger; and further

RESOLVED, that, the officers of the Company be, and each of them hereby is, authorized and empowered to execute and file the Certificate of Merger with the Secretary of the State of Delaware and the Articles of Merger with the Secretary of State of Texas, and to cause the Merger to become effective, all without further action by this Board; and further

RESOLVBD, that all actions by any and all officers of the Company taken and performed up to the date hereof and with respect to the preparation, execution and delivery of the aforementioned documents, agreements, certificates or other instruments, and all other actions taken in connection with the transactions referred to by these resolutions, be and they hereby are, in all respects, ratified, approved and confirmed..

[SIGNATURE PAGE FOLLOWS]

HOU:2541759.1

IN WITNESS WHEREOF, the undersigned has duly executed this written consent, effective on and as of the date first above written.

hanawar H. Hadayatailah

HOU:2541759.1